

GERARDO J. GONZALEZ	1. CHURCH
STANLEY J. GONZALEZ	2. HARRIS, PAULINE
NANCY GRAMMOND HARRIS	3. HARRIS, FANNING
JOHN A. GRAY	4. HARRIS, GORDON JR.
JOHN R. GRAYSON	5. HARRIS, JAMES
JOHN R. GRAYSON JR.	6. HARRIS, JENNIFER
GRACE M. GRAYSON	7. HARRIS, JOSEPH
JOHN R. GRAYSON	8. HARRIS, JULIA
JOHN R. GRAYSON	9. HARRIS, JULIA
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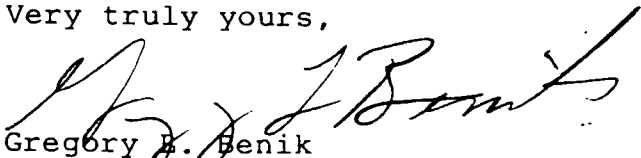
HINCKLEY, ALLEN, TOBIN & SILVERSTEIN

Gregory A. Roscoe
US Environmental Protection
Agency
P.O. Box 3254
Reston, Virginia 22090

CERCLA, EPA has not complied with the inspection requirements of RCRA by identifying whether the agency is engaged in developing a regulation for which such information is necessary. Nor has EPA identified the basis for its presumed conclusion that Northeast Products documents are necessary to

ascertain facts "not available at the facility". Thus, notwithstanding the production of records of Northeast Products today, we specifically reserve the right to protest EPA's authority to require production of documents under the statutes in question.

Very truly yours,



Gregory E. Benik
Counsel for Northeast Products
Company, Inc.

/1
enclosures

cc: E. Michael Thomas, Esq.

George Dana Bisbee, Asst.
Attorney General - New
Hampshire Dept./Atty. General

Greg J. Wilson, Asst. Attorney General
Mass. Dept./Attorney General

Atherton G. Cutter, Jr.

Re: The Cannons Engineering Corporation Site in Bridgewater, Massachusetts; the Cannons Engineering Corporation Site in Plymouth, Massachusetts; the Gilson Road Site in Nashua, New Hampshire; and the Tinkham Garage Site in Londonderry, New Hampshire.

RESPONSE OF NORTHEAST PRODUCTS COMPANY, INC.
TO INFORMATION REQUESTS

- I. NORTHEAST PRODUCTS COMPANY, INC.
52 Ferry Street
Fall River, Massachusetts 02722
(617)-678-8367
- II. HINCKLEY, ALLEN, TOBIN & SILVERSTEIN
1500 Fleet Center
Providence, Rhode Island 02903
(401) 274-2000
- III. William J. Rooks, President, Northeast Products Co., Inc.,
Atherton G. Cutter, Jr., Vice President, Northeast Products,
Co., Inc.
- IV. All of the persons listed in III, as well as, James Crowley,
CIBA-GEIGY Corp. Respondent also consulted with its counsel
in connection with the preparation of these responses.
- V. The Lease Agreement dated 11/21/73 between Northeast Products
Co., Inc., "Lessor", and CIBA-GEIGY Corp., "Lessee", for
storage tank #5 within Northeast Product's tank farm, The
letter dated 11/10/78 from Cannons Engineering Corp. to
CIBA-GEIGY Corp. quoting cleaning costs payable by CIBA-
GEIGY Corp. in accordance with the above mentioned lease
agreement. Daily work sheets for the cleaning as it took
place.
- VI. Background - Northeast Products Co., Inc., "Lessor", and
CIBA-GEIGY Corp., "Lessee", entered into an agreement in
which CIBA-GEIGY leased a 420,000 gallon storage tank from
Northeast Products for the purpose of storing #6 heating
oil. Included in this lease agreement within the Surrender
Clause (Sect. 9), was the stipulation that upon termination
of the lease, CIBA-GEIGY would leave the storage tank "empty
and clean". When the lease was terminated, CIBA-GEIGY con-
tracted to have Cannons Engineering Corp. clean the leased
storage tank. Northeast Products neither chose nor nego-
tiated with Cannons Engineering Corp. for the cleaning of
the storage tank.

(a) About 11/10/78 Northeast Products received a copy
of Cannons Engineering Corp. proposal to CIBA-GEIGY Corp.
to clean the leased storage tank. From 11/11/78 to 11/17/78
Northeast Products observed the cleaning procedures and re-
ceived copies of daily work sheets.

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(b) The copy of the cleaning proposal was sent to Ather-ton G. (Jerry) Cutter, Jr. The daily work sheets were re-ceived by: Larry Matti, William Rooks, and Richard Chaunt, all employees of Northeast Products Company.

(c) Work sheet dated 11/13/78 indicates 2400 gallons of "Disposal Oil".

Work sheet dated 11/14/78 indicates 2600 gallons of "Disposal Oil".

Work sheet dated 11/16/78 indicates 2400 gallons of "Oil and Water".

Total quantity appears to be 7400 gallons.

(d) Unknown, except as described on daily work sheets and above.

(e) None available.

(f) Actual payment made by CIBA-GEIGY Corp. to Cannons Engineering Corp. is unknown.

(g) See VI(a),(b),(c).

(h) See VI(b).

(i) Unknown.

(j) Unknown.

(k) Unknown.

(l) None.

VII. None.

L E A S E

THIS LEASE is by and between NORTHEAST PRODUCTS CO., a corporation with its principal office at 52 Ferry Street, Fall River, Massachusetts 02722 ("the Lessor") and CIBA-GEIGY CORPORATION, a corporation with an office at 180 Mill Street, Cranston, Rhode Island 02905 ("the Lessee").

The Lessor hereby demises and leases to the Lessee the premises at 52 Ferry Street, Fall River, Massachusetts 02722, more fully described on "Exhibit A" attached hereto ("the Premises").

TO HAVE AND TO HOLD the same unto the Lessee for and during the term commencing on such day not later than January 1, 1974, as shall be agreed upon by the parties hereto, and ending 12 months thereafter, the Lessee yielding and paying therefor during said term a monthly rental of \$2,000.00 (and in like proportion for any fraction of a month), payable in advance on the first business day of each and every month. (If the term hereof shall commence prior to January 1, 1974, the Lessee shall pay to the Lessor, in advance, a pro-rated rental for the period prior to January 1, 1974.) In addition to the foregoing, the Lessee shall pay to the Lessor with each monthly rental payment an additional rental payment equal to two cents for each gallon of fuel oil withdrawn from the storage tank on the Premises during the preceding month in excess of 100,000

gallons. With respect to fractions of months occurring at the commencement or at the end of the term hereof, the Lessee shall pay to the Lessor on the first business day of the next succeeding month an additional rental payment calculated in accordance with the formula contained in the preceding sentence but substituting for 100,000 gallons the following:

$$100,000 \text{ gallons} \times \frac{\text{days in fraction of month}}{\text{days in calendar month}}$$

IT IS MUTUALLY AGREED by and between the parties hereto as follows:

1. Payment of Rent. The Lessee shall pay to the Lessor, or the Lessor's agents, the rent hereinbefore provided for.
2. Use of Premises. (a) The Lessee shall use the Premises for the purposes of receiving and storing heavy fuel oil for its own use and for no other purpose. The Lessee shall with respect to the use of the Premises and to the business carried on therein comply with all municipal ordinances, administrative regulations and federal and state laws and with the regulations, orders or rules of the National Board of Fire Underwriters or similiar organization and any liability insurance company insuring the Lessor. The Lessee shall obtain and maintain in full force and effect all necessary permits and licenses required for the operation of its

business. The Lessee shall save the Lessor harmless and indemnified at all times from and against any and all penalties or damages, charged to or imposed upon it for any violation of any such laws, ordinances, rules or regulations. The Lessee shall not suffer or permit the Premises to be used for any purpose which would cause the premiums on the Lessor's fire and casualty insurance to be increased or create a forfeiture or prevent renewal of such insurance. For all purposes, the Lessee shall be deemed to be the "operator" of the Premises.

(b) The Lessee shall give to the Lessor reasonable advance notice of the arrival of barges or other vessels bearing its fuel oil and shall notify the Lessor after unloading of a barge or other vessel is complete so as to permit the Lessor to conduct an inspection of the dock and adjoining areas. The Lessee shall be responsible for all spills occurring in the course of its operations on the Premises and shall promptly clean up any spilled fuel oil.

(c) All of the Lessee's operations on the Premises, including the unloading of barges or other vessels, shall be conducted during the Lessor's business hours. If the Lessee desires to unload or load fuel oil at times other than during the Lessor's business hours, the Lessee shall give the Lessor reasonable notice of the same and the same shall be conducted in the presence of an

employee of the Lessor whose compensation shall be paid by the Lessee.

(d) The Lessor shall be entitled to order a cessation of any operations of the Lessee which the Lessor shall determine to be hazardous or contrary to commonly accepted practices.

3. Condition of Premises. The Premises are being leased to the Lessee in their condition as is. The Lessee acknowledges that its engineers have inspected the tank located on the Premises and the associated pump, valves, piping and other equipment have found them to be satisfactory for the Lessee's purposes.

4. Repairs. (a) The Lessee shall keep and maintain the tank, loading rack and other equipment and improvements located on the Premises in good order and repair. The Lessee shall make any repairs, modifications or alterations to the structures and improvements on the Premises which may be required by Federal, state or local governmental authorities.

(b) The Lessor shall keep and maintain the dock (which is to be used jointly by the Lessor and the Lessee) in good order and repair.

5. Heat. The Lessee shall reimburse the Lessor for the additional cost incurred by the Lessor in order to supply steam required to heat the fuel oil stored in the tank on the Premises. The Lessor shall use its best efforts to maintain sufficient capacity

to supply the Lessee with its heating requirements (after first having satisfied its own heating requirements).

6. Public Liability Insurance. The Lessee shall at its own expense during the term of this lease carry liability insurance insuring the Lessor and the Lessee against loss from liability imposed by law for damages on account of property damage or bodily injuries, including death resulting therefrom, accidentally suffered by any persons while within or upon the Premises, the coverage and protection of such insurance to be not less than \$1,000,000.00. The Lessee shall periodically furnish the Lessor with certificates of such insurance. The Lessee shall indemnify and hold harmless the Lessor at all times on account of any and all loss, cost or damage arising out of or from any accident or other occurrence on or about the Premises, resulting in injury to any person or property, and/or on account of any and all loss, cost or damage to any person or property arising out of the Lessee's activities on or use of the Premises or out of any failure of the Lessee to comply with and perform any of the requirements and provisions of this lease.

7. Fire or Other Casualty. In case the improvements on the Premises or any part thereof shall be damaged by fire or other casualty so as to render them unusable, unless such damage shall have been caused by the neglect, default or misuse thereof by the Lessee,

a just abatement of rent shall be made until the same shall have been repaired by the Lessor, provided, however, that the Lessor may elect not to repair the same, in which event this lease shall terminate as of the time of said damage and a proportionate part of the rent paid in advance shall be repaid to the Lessee.

8. Alterations and Improvements. The Lessee shall not alter, make improvements or additions or erect any additional structures on the Premises without the prior written consent of the Lessor. This will record the Lessor's consent to the installation of a suction heater in the tank on the Premises. All alterations, improvements, or additions (including the suction heater) will, at the election of the Lessor, become the property of the Lessor and shall remain upon and be surrendered with the Premises upon the expiration or sooner termination of this lease. All alterations, improvements or additions shall be made in a good and workmanlike manner.

9. Surrender. The Lessee shall at the expiration or sooner termination of this lease, or any renewal hereof, peaceably yield up and surrender the Premises, and all structures and improvements thereon with their appurtenances and fixtures, whether placed there-

on by the Lessor or the Lessee, in good order, condition and repair, reasonable wear and tear and damage by fire or other casualty alone excepted. The tank on the Premises shall be left empty and clean.

10. Condemnation. If the whole of the Premises, or such portion thereof as shall make the Premises unsuitable for the purposes for which they are leased, shall be condemned, then this lease shall terminate as of the time when title to the demised premises, or the part so taken, shall vest in the condemning authority, and the Lessee shall not claim or be entitled to any part of the award to be made for damages for such condemnation.

11. Loss of Permit; Acts Beyond Lessor's Control. (a) If the Lessor's petroleum storage permit ^{HELD BY FERRY ST. REALTY CO. / AKC} issued by the City of Fall River shall for any reason whatsoever not be renewed or shall be cancelled or shall otherwise no longer be effective with respect to the Premises, this lease shall terminate as of the date of said non-renewal, cancellation or ineffectiveness and a proportionate part of the rent paid in advance shall be repaid to the Lessee.

(b) In addition to matters otherwise herein set forth, if the Lessor shall be unable to perform its obligations herein contained by virtue of causes beyond the Lessor's control (including actions of any governmental agency), the Lessor may thereupon terminate this lease and a proportionate part of the rent paid in advance shall

be repaid to the Lessee.

12. Mortgage Subordination. This lease and all rights of the Lessee hereunder shall be subordinate and subject to any existing or future mortgage made by the Lessor to any bank, trust company, insurance company or other corporate lending institution with respect to the Premises.

13. Assignment and Subletting. The Lessee shall not, without the prior written consent of the Lessor, assign this lease or sublet the whole or any part of the Premises.

14. Default and Defeasance. The Lessee covenants with the Lessor that it will pay the rent in the manner and at the times the same shall fall due as aforesaid, and that it will keep and perform each and all of the covenants, agreements, terms and conditions in this lease contained and on its part to be kept and performed; and this lease is made upon the express condition that if default shall be made in the payment of the rent hereinbefore reserved or any part of it at the times and in the manner aforesaid, and such default shall continue for a period of 15 days (and no notice of such default is required to be given to the Lessee), or if default shall be made in the performance of any of the other covenants, terms, conditions and agreements herein contained, on the part of the Lessee to be kept, performed and observed, and such default

shall continue (no reasonable efforts having been made by the Lessee to correct the same) for a period of 15 days after written notice thereof shall have been sent by the Lessor to the Lessee, or if the Lessee shall be adjudged bankrupt or insolvent, or shall voluntarily or involuntarily seek to take advantage of any of the provisions of the Bankruptcy Act as the same has been or may be amended from time to time, or make a general assignment for the benefit of creditors, or if a permanent receiver shall be appointed of its property and estate or of any part thereof, or if the leasehold interest hereby created shall be levied upon by execution or taken by process of law, then, and in any such case, it shall be lawful for the Lessor thereupon, or at any time thereafter, at the Lessor's option, and with or without process of law, to declare this lease at an end and in such case to enter upon said demised premises and to expel the Lessee and those claiming under him, without being deemed guilty of any manner of trespass and thenceforth peacefully and quietly to hold and enjoy said premises as if these presents had not been made; without prejudice, however, to any rights to sue for and recover any arrears of rent then due under this lease, or to any claim for damages or right of action or remedy for preceding breach of any covenant, condition or agreement herein contained which said Lessor might otherwise have or

use; or the Lessor may in any of the events aforesaid, at the Lessor's option, enter upon the Premises as the agents of the Lessee, and if the Lessor shall so desire, expel the Lessee, and those claiming under the Lessee, without being guilty of any manner of trespass, and may rent the demises premises as such agents, applying the proceeds of such rentals on account of the rent and other sums due from the Lessee, and holding the Lessee for any deficiency, and accounting to the Lessee for any surplus; and the Lessee covenants with the Lessor, that in case of entry and termination of the lease in the manner first hereinabove provided, the Lessee will pay to the Lessor as damages for the Lessee's breach of the lease the amount by which the rent that has been fixed and reserved for the remainder of the term exceeds the fair rental value of the demised premises for said remainder of the term, and it is expressly agreed that this lease shall not, except at the option of the Lessor, continue for the benefit of any attaching creditor, assignee for the benefit of creditors, permanent receiver, or trustee in bankruptcy. In the event of default, in addition to the sums due hereunder, the Lessor shall be paid the Lessor's reasonable attorneys' fees and expenses of collection.

15. Waivers. The failure of the Lessor to insist in any one or more instances upon the strict and literal performance of any

of the covenants, terms or conditions of this lease or to exercise any option of the Lessor herein contained, shall not be construed as a waiver or a relinquishment for the future of such covenant, term, condition or option, but the same shall continue and remain in full force and effect. The receipt by the Lessor of rent with knowledge of the breach of any covenant, term or condition hereof, shall not be deemed to be a waiver of such breach. The receipt by the Lessor of rent after the giving of any notice required to be given the Lessee by law or by the terms of this lease shall not alter, suspend or in any way affect the operation of such notice.

16. Succession. The provisions of this lease shall bind and enure to the benefit of the parties hereto and their respective successors and assigns.

17. Quiet Enjoyment. The Lessor covenants with the Lessee that the Lessor is the present owner in fee of the demised premises and that the Lessee, paying the rent and keeping, observing and performing all the terms and conditions, covenants and agreements herein contained on the part of the Lessee to be kept, observed and performed, may peacefully hold and enjoy the demised premises during said term without lawful let or hindrance by any person.

18. Notices. All notices required or permitted to be given hereunder shall be mailed or delivered:

(a) To the Lessor at 52 Ferry Street, Fall River, Massachusetts 02722.

(b) To the Lessee at 180 Mill Street, Cranston, Rhode Island 02905. Attention: Mr. Abe Weisberg.

The parties may from time to time by notice in writing designate other addresses to which such notices shall be mailed or delivered.

19. Paragraph Titles. The paragraph titles used in this lease are for convenience of reference only and shall not be considered in the interpretation or construction of any of the provisions hereof.

20. Option to Renew Term. Provided that the Lessee shall not be in default in the performance of any of the agreements or conditions by the Lessee to be performed or observed under this lease, the Lessee shall have the option to renew the original term of this lease for an additional 12 month term commencing on the first day succeeding the last day of the term hereof and ending 12 months thereafter, provided, however, that the Lessee shall give the Lessor written notice of the exercise of its option on or before October 1, 1974. All the agreements and conditions contained in this lease (except for the option to renew contained in this paragraph) shall apply to the additional term for which this lease

shall be renewed as aforesaid, except that the rental for the additional term (including both the \$2,000.00 minimum rental and the gallonage rate) shall be adjusted by multiplying the same by the following fraction: $\frac{x}{134.1}$, in which "x" shall be the Consumer Price Index for Urban Wage Earners and Clerical Workers (Boston: All Items) for July, 1974 (not seasonally adjusted).

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed on this *4th* day of *December*, 1973.

In the presence of:

Mary B. Taylor

NORTHEAST PRODUCTS CO.

BY

A. G. Hutter
President

CIBA-GEIGY CORPORATION

BY

M. M. M.
Vice-President

Exhibit A

The following facilities of the Lessor located on its property at 52 Ferry Street, Fall River, Massachusetts 02722:

Tank number 5 and the area immediately adjacent thereto.

The pump house located north of tank number 5 including the equipment located therein.

The truck loading station located east of tank number 5 and the area immediately west of the truck loading station.

The fuel lines running to and from tank number 5 including the line running north to the loading dock.

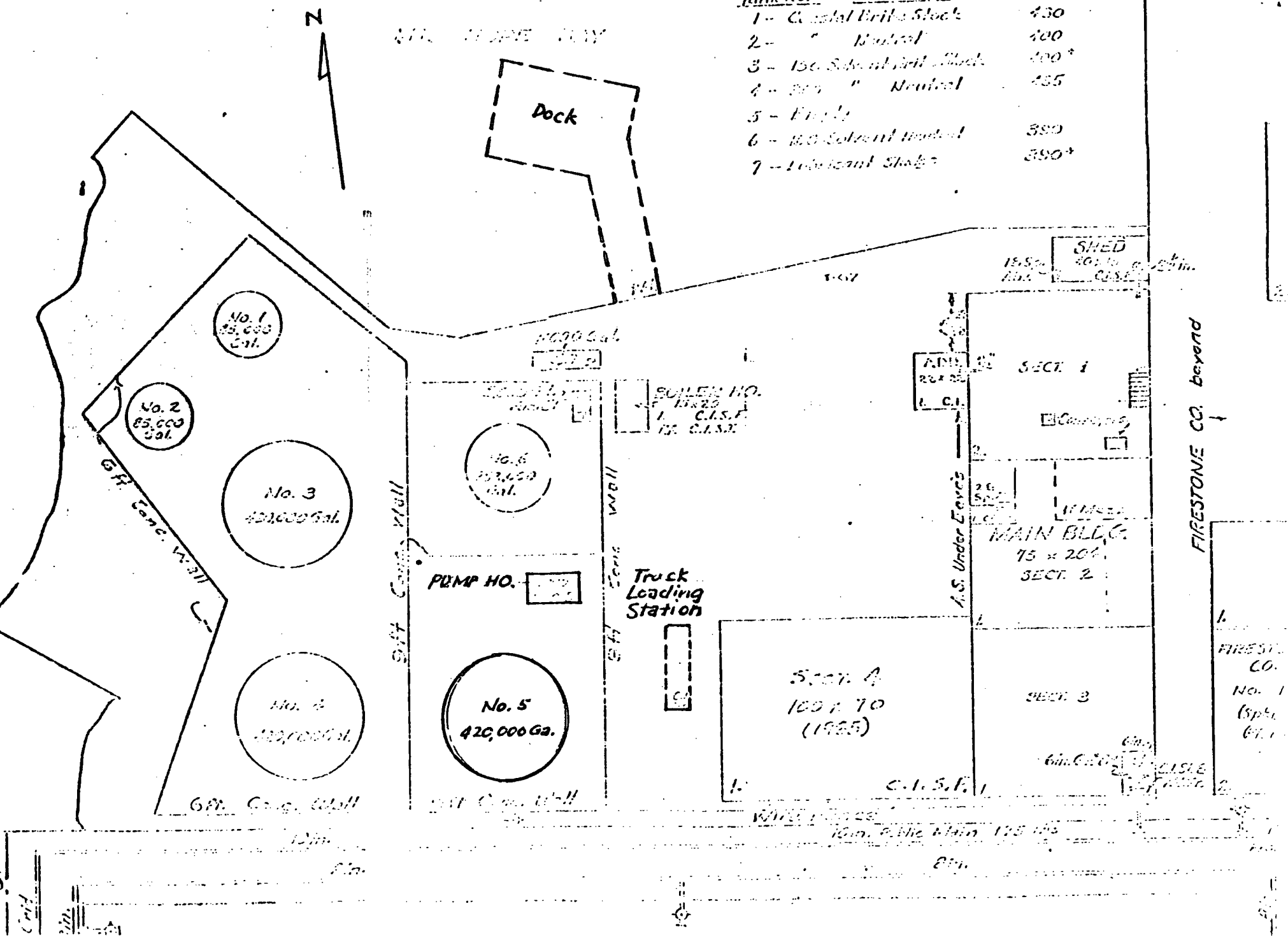
In addition to the foregoing, (i) the Lessee shall have the right to enter on and leave the premises at 52 Ferry Street, Fall River, Massachusetts 02722 through the westernmost of the two gates located on Ferry Street, and (ii) the Lessee shall have the right to use the Lessor's loading dock extending into Mount Hope Bay, jointly with the Lessor.

The location of some of the foregoing facilities are more fully described on the plan attached hereto.

Exhibit A

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Tank No.	Contents	Est. Price
1 -	Gasol. Engine Stock	450
2 -	" Neutral	400
3 -	150 Solvent Oil Stock	400*
4 -	200 " Neutral	455
5 -	Engine	
6 -	150 Solvent Neutral	380
7 -	150 Solvent Stock	380*



CANNONS ENGINEERING CORP.

PETROLEUM AND INDUSTRIAL SERVICES

November 10, 1978

350 MAIN STREET
WEST YARMOUTH
(CAPE COD), MASS. 02673
617-775-2800
MASS. TOLL FREE
1-800-352-7154

BRANCHES:
BRIDGEWATER, MASS.
617-697-3344
WARREN, RHODE ISLAND
401-245-8683

Ciba-Geigy Corp.
P. O. Box 2055
Edgewood Station
Providence, R. I. 02905

re: Tank Cleaning
Northeast Products
Fall River, Ma.

Att: Mr. Gordon Miles

Gentlemen:

This Company proposes to clean, to the satisfaction of Northeast Products,

- 1 50' diameter #6 fuel oil storage tank and approximately 350' of 6" dock line and other related piping to the loading rack.

Cost for this work will be \$2,950.00 with a charge of 12¢ a gallon for all BSW, and a credit to you of 12¢ a gallon for all salvageable products.

Cannons will start this job on the verbal O. K. of both Ciba-Geigy and Northeast Products on November 11, 1978 and expects to have this work completed by November 15, 1978.

Thank you for the opportunity to bid this work.

Sincerely,

CANNONS ENGINEERING CORP.



John Scott Cannon

cc: Mr. Jerry Cutter
Northeast Products
52 Ferry St.
Fall River, Ma.

**CANNONS
INDUSTRIAL
SERVICES**

4470
 CYCLONE
 PLANT
 BRIDGEWATER, MASS. 02324
 617-697-3344

DATE 11 / 11 / 78	CUST. PHONE NO.	REPORT TO	JOB SUPERVISOR	DAY OF WEEK
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JOB LOCATION		DIRECTIONS	
NAME			
ADDRESS		JOB DESCRIPTION	
CITY	STATE	ZIP	

[illegible]

USE	DESCRIPTION	HOURS	RATE	AMOUNT	USE	DESCRIPTION	HOURS	RATE	AMOUNT
2	Pressure/Vacuum Rigs + Miles					Disposal - Solids - Absorbents			
	Hose P/V 2" - 3" - 4" - 6"					Disposal - Oil - BSW - Water - Drums			
	Hose-water/steam/air/blast					BOOTS - WORK GLOVES - RUBBER GLOVES			
	Pipe Alum./Plastic 2" - 4" - 6" - 8"					Cold-Foul Weather Gear			
	Pumps Air/Elec. Gas/Diesel 2"-3"-4"-6"					Rags/wipers/rope/chain			
	Air Compressor 185-250-600					Grefco/Booms 10' long - Pillows-Bags			
	Water Blaster 600 lb - 10,000 lb					Conwed - Blanket - Boom - Pads			
	Welder/Generator 35-50-100 KW					Petro/Trap - Bags			
	Autos/Vans + Mi					Sea Serpent II Boom/Water Wipe			
	Trucks - 1 ton - 2½ ton Tractors + mi.					Florco-X Speedy Dry			
	Tankers 5,000-6,000-8,000-10,000 + mi.					Clarco #3-#6-#10 C-10-gals. Clean. Comp.			
	Industrial Vactor Unit + Mi.	5				Labor - Total from above			
	Trailers-Spill II - Equip. - Box - Low Bed					Other Equip./materials/sub cont. - List			
	Air Movers Elec./Air					<i>Good oil</i>			
	Lights-Cords-Flood Unit								
	Air Machine w/Masks & Lifelines								
	Sand Blasting Equip. Bags Sand								
	Epoxy - Fiber Glass								
	Skimmers-Swiss-Thompson-Dock Bill								
	Boats 12-15-18-22/Motors 25-40-50-100								
	Boom Cleaning								
	Boom - 15" - 18" - 36"								
	Mop Machine/Heads - Handles								
	Per Diem _____ Per man								
						Sales Tax			
						Total this page			

Lat 11/11/78

By X T U 7/1/68

CANNONS INDUSTRIAL SERVICES

**CYCLUBE
PLANT
BRIDGEWATER, MASS. 02324
617-697-3344**

DATE 11 / 14 / 78	CUST. PHONE NO.	REPORT TO	JOB SUPERVISOR D. P. Hay	DAY OF WEEK Tue
JOB LOCATION	DIRECTIONS			
NAME North East Products				
ADDRESS 52 Ferry St.	JOB DESCRIPTION Operator #6			
CITY Fall River	STATE Mass.	ZIP		

[illegible][illegible]

**CANNONS
INDUSTRIAL
SERVICES**

**CYCLUBE
PLANT
BRIDGEWATER, MASS. 02324
617-697-3344**

DAY OF WEEK

11 / 15 / 78

Sally Connor

Back

DIRECTIONS

NAME N.E. Products

ADDRESS *Fern St.*

CITY Fall River

STATE Mass. ZIP _____

JOB DESCRIPTION

[illegible]

ITEMS	QUANTITY	UNIT	PRICE	TOTAL
Pressure/Vacuum Rigs + Miles				
Hose P/V (2" - 3" - 4" - 6")				
Hose-water/steam/air/blast				
Pipe Alum./Plastic 2" - 4" - 6" - 8"				
Pumps Air/Elec. Gas/Diesel 2"-3"-4"-6"				
Air Compressor 185-250-600				
Water Blaster 600 lb - 10,000 lb				
Welder/Generator 95-50-100 KW				
Autos/Vans + Mi				
Trucks - 1 ton - 2 1/2 ton Tractors + mi.				
Tankers 5,000-6,000-8,000-10,000 + mi.				
Industrial Vector Unit + Mi.				
Trailers-Spill II - Equip. - Box - Low Bed				
Air Movers Elec./Air				
Lights-Cords-Flood Unit				
Air Machine w/Masks & Lifelines				
Sand Blasting Equip. Bags Sand				
Epoxy - Fiber Glass				
Skimmers-Swiss-Thompson-Dock Bill				
Boats 12-15-18-22/Motors 25-40-50-100				
Boom Cleaning				
Boom - 15" - 18" - 36"				
Mop Machine/Heads - Handles				
Per Diem _____ Per man				
Disposal - Solids - Absorbents				
Disposal - Oil - BSW - Water - Drums				
BOOTS - WORK GLOVES - RUBBER GLOVES				
Cold-Foul Weather Gear				
Rags/wipers/rope/chain				
Grefco/Booms 10' long - Pillows-Bags				
Conwed - Blanket - Boom - Pads				
Petro/Trap - Bags				
Sea Serpent II Boom/Water Wipe				
Florco-X Speedy Dry				
Clarco #3-#6-#10 C-10-gals. Clean. Comp.				
Labor - Total from above				
Other Equip./materials/sub cont. - List				
500 gallons #2 Fuel				
Weld 11/15/78				
Sales Tax				
Total this page				

**CANNONS
INDUSTRIAL
SERVICES**

CYCLUBE
 PLANT
 BRIDGEWATER, MASS. 02324
 617-697-3344

DATE 11 / 16 / 78	CUST. PHONE NO.	REPORT TO	JOB SUPERVISOR	DAY OF WEEK Tues
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DIRECTIONS

ADDRESS 1234 St.

CITY Fall River STATE Mass ZIP 01923

JOB DESCRIPTION

[illegible]

DESCRIPTION		QUANTITY		UNIT PRICE		TOTAL PRICE	
Pressure/Vacuum Rigs + Miles							
Hose P/V 2" - 3" - 4" - 6"							
Hose-water/steam/air/blast							
Pipe Alum./Plastic 2" - 4" - 6" - 8"							
Pumps Air/Elec. Gas/Diesel 2"-3"-4"-8"							
Air Compressor 185-250-600							
Water Blaster 600 lb - 10,000 lb							
Welder/Generator 35-50-100 KW							
Autos/Vans + Mi							
Trucks - 1 ton - 2 1/2 ton Tractors + mi.							
Tankers 5,000-6,000-8,000-10,000 + mi.							
Industrial Vactor Unit + Mi.							
Trailers-Spill II - Equip. - Box - Low Bed							
Air Movers Elec./Air							
(Lights-Cords-Flood Unit							
Air Machine w/Masks & Lifelines							
Sand Blasting Equip. Bags Sand							
Epoxy - Fiber Glass							
Skim s-Swiss-Thompson-Dock Bill							
Boats 12-15-18-22/Motors 25-40-50-100							
Boom Cleaning							
Boom - 15" - 18" - 36"							
Mop Machine/Heads - Handles							
Per Diem _____ Per man							
HOT Licks Mark							
				Sales Tax			
				Total this page			
				By X <i>[Signature]</i>			

CANNONS INDUSTRIAL SERVICES

CYCLUBE
 PLANT
 BRIDGEWATER, MASS. 02324
 617-697-3344

ASS. 02673
-75-2800
ASS. TOLL FREE
1-800-352-7154

DATE	CUST. PHONE NO.	REPORT TO	JOB SUPERVISOR	DAY OF WEEK
11 / 17 / 76				FRI

JOB LOCATION		DIRECTIONS	
NAME	NORTH EAST Products		
ADDRESS	52 Ferry St		
CITY	Fall River	JOB DESCRIPTION	
STATE	Mass		
ZIP			

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FIRST CLASS

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Attorneys at Law

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GREGORY. A. ROSCOE
US ENVIRONMENTAL PROTECTION AGENCY
PO BOX 3254
RESTON, VIRGINIA 22090

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